Document 12-2 Filed 02/13/14 Page 1 of 4 Case No. MJ 14-00030 JPD REQUEST TO VACATE DECISIONS AND HEARINGS BY JAMES P. DONOHUE Chief Judge, duly oredentialed U.S. Districe Court Ref. #14-CR-27-F (USDC/DWY) 700 Stewart Street Searth 98101 Washington State, USA FROM: Paul andrew Mitcheu, B.A., M.S. FOC SegTac Reg. No. 44202-086, Unit "EA" SUBJECT: James P. Donohue's conflict of interest and demonstrable bias Dreetings your Honor: Start by reviewing Martiney V. Winner, 771 F. 2d 424. Please allow me to begin this REQUEST by confining that Md. James P. Nonohue Mas failed Its produce any evidence of a valid OPM SF-61 APPOINTMENT, AFFIDITIS. Moreover, I have marke that request in writing, which Mr. Donohue did not public counter on 6/11/2013. an employee of the Clerk's Office replied: "We are not Toing to cooperate with you Ith. Hutcher I All Donohue's signathue, as I recall, was visible on the "search warrant" [510] to which & objected on 6/11/2013, chiefly because I have never had any opportunity also, in violation of 28 U.S. C. 1691, that is search warrant did not display any

Deputy signature of any Clerk on clerk of Court; the name of William M. The Cool, who has also refused to produce any evidence of a valid OPM SF- 6/1 PPPOINTMENT 2906, 3331, and the Dath of Office Clause. Hirthermore, Mr. Workhal has manifestel bias and apparent prejudice specifically in the "DETENTION OR DER" dated Jahuary 31, 2014. For example: Using V.S. v. Callender, 25 F. Cas. 239 (1800) as a guide: (a) "Defendant has made it clear he will not gotto the Pistrice of Myoning willingly, [510] Objection: I have no cal mo driver of license, and I did have novel money saved to pay I months of rent. Travel is out of the question to silve a distant city, as forty as & am expected to pay travel costs etc (b) Defendant does not believe the Course Thas tauthority over him and will not comply win Court Orders. "[sic] The record shows of timely challenged jurisdiction I timely objected, and my objection was "noted". Pursuant to case law of have already studied under 28 U.S. C. 1691, violations of that law do deprive the Court of juisdiction in personam. Zihewise, Court orders are stocess as that term occurs in Sec. 1691. "authority over me" as long as it lacks jurisdiction in personah. 28 V.S.C.A. 1691.

(c) There are no conditions or combination of conditions other than detention that of defendant as required in the District That exaggerated and foregone conclusion overlooked the obvious! I can appear in writing at preliminary Thearings Teld in Chepenne, Wyoming, provided I am released on my our decognizance ("OR" and allowed to prestare my our defense, using the sowerful computer resources I have lassembled it my agailment. House grest is another ofstion, provided I be allowed to relien to my assistment, as described in the preceding apartment, of am presently as real risk of LOS/NG That appartment and All of my That appartment and All of my personal and professional possessions. Why? Ryrisal? Mas that the RUAL, reason for the lightning boltanest on 1/28/2014, and the cruek and unusual punishment of expediting me NON-5TOP to solitary confinement ochestrated by lies, defamations and distortions? WHY?? Is there a cohopina of to violate rights quaranteed by the v - REMEDIES - Constitution? The facts above July justify an ORDER to the OUSAI to show cause why as offer. Donohue's rulings & hearings should not be vacated and (b) Welendant should not be released on his own recognizance so that he may prepare his defense of Proporio Persona on his own computers.

VERIFICATION: 28 U.S.C. 17-46 I, Paul Undrew Mitchen, B.A., M.S. hereby verily under senalty of perjuly under the Adows of the United States of Umerica, without Coutside) The United States (Sedual rovernment) That the above statement of Lacts and laws is true and correct, laccording to the Vest of my current information, knowledge, and belief, so help me Dod. Dates: 2/8/2014 Signed: Paul andrew Mitchest Pro Se's Printed: Paul Andrew Mitchell, B.A. M.S. all Rights Reserved (cf. VCC 1-308) authority: Martinen v. Winner, 771 F. 2d 424 (10th Cir. 1985) in English: "se" is a neuter Latin pronoun that is in appropriate when used to refer to human beings Quem at finem sese effrenata cactalit andacial (in Latin) To what end will your unbridled and a city hur itself? (in English) See Pannill r. Roanoke here.

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